



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION	NO.	FILING DATE	FIRST NAME	D INVENTOR		ATTORNEY DOCKET NO	
	.314	01/18/00	NACHOM		Α	NAC99-001P	
			TM00/0701	<u>,</u> ¬	EXAMINER		
id i Tombold	TM02/0703 Milland Heshishzadeh, Esq.			3	ELISCA,P		
		sociates			ART UNIT	PAPER NUMBE	
	inge Centruy Loc Angeles		t, Suite 1700		2161		
					DATE MAILED:		
						07/03/01	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

GM

JOC (Rev. 2/95)



Advisory Action

Application No.

Applicant(s)

09/487,354

Alon Nachom

Advisory Action	Examiner Group Art Unit			
	Pierre E. Elisca	2161		
THE PERIOD FOR RESPONSE: [check only a) or b)]				
a) \square expires 3 months from the mailing date of the				
 expires either three months from the mailing date of the is later. In no event, however, will the statutory period rejection. 	for the response expire later than six	months from the c	date of the final	
Any extension of time must be obtained by filing a petition unde date on which the response, the petition, and the fee have been determining the period of extension and the corresponding amougalculated from the date of the originally set shortened statutory	ifiled is the date of the response and int of the fee. Any extension fee ours	also the date for the	ne purposes of	
Appellant's Brief is due two months from the date of the period for response set forth above, whichever is later)	ne Notice of Appeal filed on . See 37 CFR 1.191(d) and 37	CFR 1.192(a).	(or within any	
Applicant's response to the final rejection, filed on <u>Jun</u> but is NOT deemed to place the application in condition fo	o 18, 2001 has been considered at allowance:	ed with the follo	wing effect,	
★ The proposed amendment(s):				
🛛 will be entered upon filing of a Notice of Appeal an	d an Appeal Brief.			
will not be entered because:				
they raise new issues that would require further	consideration and/or search. (S	See note below)		
☐ they raise the issue of new matter. (See note b	elow).			
they are not deemed to place the application in issues for appeal.	better form for appeal by materi	ally reducing or	simplifying the	
they present additional claims without cancelling	g a corresponding number of fina	ally rejected clai	ms.	
NOTE:				
separate, timely filed amendment cancelling the non-a	llowable claims.			
The afficient, exhibit or request for reconsideration has for allowance because: SEE LEVOW	s been considered but does NOT	place the appli	cation in condition	
The affidavit or exhibit will NOT be considered because the Examiner in the final rejection.	se it is not directed SOLELY to is	sues which wer	e newly raised by	
X For purposes of Appeal, the status of the claims is as	follows (see attached written ex	planation, if any	/):	
Claims allowed:				
Claims objected to:				
Claims rejected: 1-20				
☐ The proposed drawing correction filed on	has _has not be	een approved by	the Examiner.	
☐ Note the attached Information Disclosure Statement(s	i), PTO-1449, Paper No(s)		,	
Other As PER Applicant ARGUMENTA filed on 6/18/2001, Ap "PROVIDING FURTHER INFORMATION REGarding a relation Ast is duringly ROMENERS. SEE, FINAL OFFICE ACTIONS OF THE PROPERTY OF THE PROP	bplicant Argues THAT THE PRIO Topic FRom a SECOND SOWYLE MAILEO ON 3/13/2001, Applicant Al	R ART FAILS TO ". HOWEVER, EX 140 ARGULS THAT	TEACH OR SNIGGEST aminu disagraes THE Final of Fict	
AUTION WAS IMPROPER Again, Examiner DISAGREES LECAN	SE THEFINALOFFICE WAS BASED	UPON THE AMEN	IDMENT FILEDON 12/131	
S. Patent and Trademark Office WITH NEW LIMITATION.	deary Action	Colom	£ Baser No. 10	

PTO-303 (Rev. 8-95)

Advisory Action

Hyung Sub Sough
Primary Examinor